Tamano et al., as understood by Applicants, relates to a retrieval system in which two different and separate images are linked. Tamano et al. teaches that, when an image showing buildings (first image) and a map image showing roads (second image) are displayed, a user can point to a building on the first image to retrieve stored attribute information (a road location of the building) linking the first and second images. (See column 4, line 26, through column 5, line 6.) Thus, Tamano et al. is understood to provide a system for retrieving information regarding an object, in which the retrieved information is relevant to (i.e., links) two unrelated images.

In the Office Action, it is conceded that Tamano et al. "does not teach explicitly inputting relevant information for an image object." The Office Action then alleges that Li et al. remedies the deficiencies of Tamano et al.

Li et al., as understood by Applicants, relates to a system for providing feedback information to a user regarding a search (query) requested by the user. The system apparently uses semantics (words) to perform the search, and provides statistics to the user regarding matches found in the search.

Applicants submit that a combination of Tamano et al. and Li et al., assuming such combination would even be permissible, would fail to teach or suggest an image managing apparatus for managing retrievable images, wherein the apparatus includes "input means for inputting relevant information concerning a plurality of objects in a single image, the relevant information including an appearance quality of each of the plurality of objects in the single image and a word describing an appearance relationship between two or more objects in the single

image," and "memory means for storing the relevant information inputted by said input means in association with each of the plurality of objects in the single image, respectively," as recited in Claim 1.

Li et al., in column 10, apparently discloses that the system searches for object types, such as "human" and "vehicle," and lists statistics (e.g., a degree of relevance) on search results that contain all of the object types. In the example presented in Li et al., the search results include: a man and a bus; a woman and a car; a woman and a bus.

Li et al. does not, however, teach or suggest utilizing a word describing an appearance relationship between the object types, such as how the human appears in relation to the vehicle. That is, nothing has been found in Li et al. that would suggest to one of ordinary skill in the relevant art to retrieve information according a description of how two or more objects in a *single* image appear in relation to each other.

Accordingly, Applicants submit that Claim 1 is patentable over the cited art, and respectfully request withdrawal of the rejection under 35 U.S.C. § 103(a). Independent Claims 10, 18, 27, 35, and 44 include a feature similar to that discussed above, in which information is retrieved according a description of how two or more objects in a single image appear in relation to each other. Therefore, those claims also are believed to be patentable for at least the same reasons as discussed above.

The other rejected claims in this application depend from one or another of the independent claims discussed above and, therefore, are submitted to be patentable for at least the same reasons. Since each dependent claim is also deemed to define an additional aspect of the

invention, individual reconsideration of the patentability of each claim on its own merits is respectfully requested.

The present Amendment After Final Action is believed clearly to place this application in condition for allowance and, therefore, its entry is believed proper under 37 C.F.R. § 1.116. Accordingly, entry of this Amendment, as an earnest effort to advance prosecution and reduce the number of issues, is respectfully requested. Should the Examiner believe that issues remain outstanding, it is respectfully requested that the Examiner contact Applicants' undersigned attorney in an effort to resolve such issues and advance the case to issue.

In view of the foregoing amendments and remarks, Applicants respectfully request favorable reconsideration and early passage to issue of the present application.

Applicants' undersigned attorney may be reached in our New York Office by telephone at (212) 218-2100. All correspondence should continue to be directed to our address listed below.

Respectfully submitted,

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